

महाराष्ट्र शासन राजपत्र भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ६, अंक ४४]

गुरुवार ते बुधवार, डिसेंबर २५-३१, २०१४/पौष ४-१०, शके १९३६

पुष्ठे २८, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

Serial No. 363

Notice

Notice is hereby given that the certificate(s) for 1520 equity shares standing in the name(s) of the following shareholder(s) have been Lost and applications have been received by us for issue of duplicate certificate(s) of Colgate Palmolive (India) Limited:—

Name of Holder	Distinctive Nos.	No. of Shares
Ajay Kumar Kejriwal	123208034—123208163 93099160—93099799 31480135—31480374 15758321—15758520 7881741—7881840 3941921—3941970 1972261—1972285 827221—827245	1410
Bharti Dharamkumar Daiya Ajay Dharamkumar Daiya	123682592 - 123682601 $4144472 - 4144521$ $2070751 - 2070775$ $936571 - 936595$	110

Any person(s) who has/have a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Colgate Palmolive (India) Ltd., Colgate Research Centre, Hiranandani Gardens, Powai, Mumbai 400 076 within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificate(s).

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

dated 20th October 2014.

G. R. RAO.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 511 of 2014

In the matter of winding-up of S. Kumars Nationwide Ltd.

... Company.

ICICI Bank Limited a Public Company incorporated under the Companies Act, 1956 and a Banking Company within the meaning of the Banking Regulation Act, 1949, having its Registered Office at "Landmark", Race Course Circle, Vadodara 390 007 and its corporate office at ICICI Bank Towers, Bandra-Kurla Complex, Bandra, Mumbai 400 051.

... Petitioner.

Advertisement of Petition

Notice is hereby given that a Petition for winding-up of the abovenamed Company was presented before the Hon'ble High Court, Bombay by the Petitioner abovenamed, being Creditors of the Company, in or around March, 2014 and that by virtue of and pursuant to the Order of the Hon'ble Court dated 28th August 2014, the said Petition stands admitted.

Any Creditor, Contributory or Person desirous of supporting or opposing the making and/or passing of orders on the said Petition should send to the Advocates of the Petitioner, at their address mentioned hereunder, a notice

of his/their intention, signed by him/them and/ or his/their Advocates, furnishing therein his/ their full name and address, within such time and in such manner so as to reach the said Advocates of the Petitioner at their said address mentioned hereunder, within 7 (seven) days from the date hereof, failing which, it shall be deemed that there exists no such creditor, contributory or person desirous of supporting or opposing the Petition, as the case may be. The general public May take Notice that in such event, the Hon'ble Court will proceed to hear the Petition on the assumption that there is no objection to the winding-up of the Company.

This Notice is issued on behalf of the Petitioner by their Advocates, being.

Dated the 12th December 2014.

M/S. DESAI & DIWANJI, Advocates, Solicitors & Notaries.

2nd Floor, Lentin Chambers, Dalal Street, Fort Mumbai 400 001.

Notice

Notice is hereby given that the certificate(s) for 132 equity shares bearing Distinctive No(s). 134195103—134195114, 117093283—117093342 and 48142672—48142731 of Colgate-Palmolive (India) Limited, standing in the name(s) of Sarita Garodia have been lost or misplaced and application has been received by the Company for issue of duplicate certificate(s).

Any person(s) who has/have a claim in respect of the said Shares should lodge such claim with the Company at its *Registered Office*: Colgate-Palmolive (India) Ltd., Colgate Research Centre, Hiranandani Gardens, Powai, Mumbai 400 076, within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificate(s).

Place: Mumbai, dated 29th September 2014.

SARITA GARODIA, Name of the Applicants.

Serial No. 366

Notice

Notice is hereby given that the certificate(s) for 1582 equity shares standing in the name(s) of the following shareholder(s) have been Lost and applications have been received by us for issue of duplicate certificate(s) of Colgate-Palmolive (India) Limited:—

Name of the Holder(s)	Distinctive Nos.	No. of Shares
Kumud Kumari Ashwani Kumar Bali	131928477—131928538	62
Narendra Makhija	132863967 - 132864096 $110092900 - 110093539$ $45401382 - 45401621$ $21071786 - 21071985$ $10645791 - 10645890$ $5346997 - 5347046$ $1514421 - 1514470$	1410
Bhanumati Ranpara Bhogilal Ranpara	123896373 - 123896382 $96663559 - 96663608$ $1195196 - 1195220$ $1114971 - 1114995$	110

Any person(s) who has/have a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Colgate-Palmolive (India) Ltd., Colgate Research Centre, Hiranandani Gardens, Powai, Mumbai 400 076, within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificate(s).

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

dated 20th October 2014.

Mr. G. R. RAO.

भाग दोन (संकीर्ण)-१अ

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BEFORE THE EXECUTING COURT OF THE SPECIAL RECOVERY AND SALES OFFICER

In the precincts of GBCB House, 89, Bhuleshwar, Mumbai 400 002 No. GBCB/SAD/SRO/MPK/KUP/7116/2014

Urgent of Public Interest

In the matter of Rent Receivable facility of Rs. 10.00 Crores availed by M/s. S. M. Construction and Mortgage Loan of Rs. 60 lacs availed by Mr. Mohd. Yunus Khan since July, 2011, engaged in the Hospitality and Civil Contractor, having its address at Shop No. 10, Roshan Shopping Centre, Opp. Masjit AL Shams, Mira Road 401 107, and in the matter of disquieting neglect and failure in timely servicing thereof-relapsing into Non Performing Asset and in the matter of Execution of Recovery Proceedings in Recovery Certificate Nos. 2024 of 2013 and 2025 of 2013 u/s. 156 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961 as arrears of Land Revenue of Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd. (Scheduled Bank).

Decree Holder Bank

Judgment Debtor

versus

(I) (1) M/s. S. M. Construction,Shop No. 10, Roshan Shopping Centre,Opp. Masjit AL Shams, Mira Road 401 107.

(2) Mr. Firoz Aziz Bhimani, Shop No. 10, Roshan Shopping Centre, Opp. Masjit AL Shams, Mira Road 401 107.

(3) Mr. Mohd Yunus Abdulwahab Khan, 203, Lake View Apartment, Opp. Dena Bank, Marol Village Road, Andheri (E.), Mumbai 400 059.

(4) Mr. Mohd Imtiyaz Mohd Yunus Khan, 202, Lake View CHS. Ltd., Marol Village Road, Opp. Dena Bank, J. B. Nagar, Andheri (E.), Mumbai 400 059.

(5) Mrs. Rehana Mohd Yunus Khan, 203, Lake View Apartment, Opp. Dena Bank, Marol Village Road, Andheri (E.), Mumbai 400 059.

(II) (1) Mr. Mohd Yunus Abdulwahab Khan,
 G-1, Lake View Apartment,
 Opp. Dena Bank, Marol Village Road,
 Andheri (E.), Mumbai 400 059.

(2) Mrs. Rehana Mohd Yunus Khan, G-1 Lake View Apartment, Opp. Dena Bank, Marol Village Road, Andheri (E.), Mumbai 400 059. Claim Amount Rs. 11,66,78,359.00 with further interest @ 15 % p.a. from 6th May, 2014 and cost of proceedings and surcharge etc.

Judgment Debtor

Judgment Debtor

Judgment Debtor

Judgment Debtor

Claim Amount Rs. 73,66,690.35 with further interest @ 15 % p.a. and further interest from 6th May, 2014 and cost of proceedings and surcharge etc.

Judgment Debtor

Judgment Debtor

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- (3) Mr. Mohd Imtiyaz Mohd Yunus Khan, 202, Lake View CHS. Ltd., Marol Village Road, Opp. Dena Bank, J. B. Nagar, Andheri (E.), Mumbai 400 059.
- (4) M/s. S. M. Construction,Shop No. 10, Roshan Shopping Centre,Opp. Masjit AL Shams, Mira Road 401 107.

. Judgment Debtor

Judgment Debtor

Proclamation of Sale

Whereas the right, title and interest of the undermentioned immovable property belonging to aforesaid Judgment Debtors *viz* M/s. S. M. Construction, stands attached in terms of the Execution Process dated April 16, 2014.

Commercial Premises:— Land and Commercial Building, Survey No. 168, Hissa No. 10, CTS No. 1251, Village Marol-Maroshi Road, Andheri (E.), Mumbai 400 059.

Area: Land Area 535.50 sq. mtrs FSI available 1071.00 sq. mtrs. Building Area (1) Basement 114.92 sq. mtrs. (2) Ground Floor 91.46 sq. mtrs. (3) 1st Floor 153.74 sq. mtrs. (4) 2nd Floor, 6th Floor 746.85 sq. mtrs.

Reserve Price: Rs. 16,44,77,600.00.

Whereas, the aforesaid Land and Commercial Building at Village Marol, Andheri (East), Mumbai 400 059 which stands in the name of the Judgment Debtors at Sr. No. 1 M/s. S. M. Constructions and hence the said property is put for auction;

Whereas, even though affording ample opportunities to the concerned Judgment Debtors, they have shown utter indifferences to discharge the decretal claims;

Whereas, the auction of the aforesaid property was conducted on 7th June 2014, 2nd August 2014, 5th September 2014 and 29th November 2014 but due to lack of bidders the said auction has failed. As the auction was conducted thrice without any positive response, an application was made for revised upset price from the District Deputy Registrar. Accordingly, after receipt of the revised upset price the said property is again put forth for sale in public auction to recover the huge outstanding dues of the Decree Holder Bank.

Now therefore, the Sale of the said property is hereby notified in exercise of powers conferred upon this Executing Authority u/s. 156 *ibid* and Rule 107 *ibid*.

Sale Notification

1. Inspection of the undermentioned Land and Building premises shall be facilitated on 9th January 2015 between 11-00 a.m. to 1-00 p.m. Quotation / Tenders / Bids should be addressed to The Special Recovery and Sales Officer attached to The Greater Bombay Co-operative Bank Ltd. on or before 15th January 2015 till 4-00 p.m at 89, GBCB House, Bhuleshwar, Mumbai 400 002. The terms and conditions of sale including prescribed form for bidding can be obtained from the authority on payment of Rs. 100 only.

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Commercial Premises:— Land and Commercial Building, Survey No. 168, Hissa No. 10, CTS No. 1251, Village Marol-Maroshi Road, Andheri (E.), Mumbai 400 059.

Area: Land Area 535.50 sq. mtrs FSI available 1071.00 sq. mtrs. Building Area (1) Basement 114.92 sq. mtrs. (2) Ground Floor 91.46 sq. mtrs. (3) 1st Floor 153.74 sq. mtrs. (4) 2nd Floor, 6th Floor 746.85 sq. mtrs.

Reserve Price: Rs. 16,44,77,600.00.

- 2. Such bids shall be opened on 16th January 2015 at 11-00 a.m. in the presence of the Bank Officials and bidders at Registered Office of Decree Holder Bank at 89, GBCB House, Bhuleshwar, Mumbai 400 002. The successful bidder shall deposit the 15% earnest money of bid amount and remaining amount within a Fifteen days from the date of acceptance of the offer, failing which earnest money deposited is liable to be forfeited. The Decree Holder Bank *vis-a-vis* Special Recovery Officer, reserves the right to reject all or any tender without assigning any reason whatsoever.
- 3. The Special Recovery Officer reserves the right to reject all or any tender without assigning any reasons whatsoever.
- 4. The powers, rights, title and interest in the scheduled properties are being sold by the undersigned strictly on "AS IS, WHERE IS AND WHATEVER IT IS BASIS".
- 5. Successful bidder should carry out due diligence prior to purchase of the property and neither the Decree Holder Bank nor the Executing Authority in anyway shall be responsible for any disputes arising there from. Successful bidder will have to deal it on his/her/their own cost and consequences.

The stipulation herein above laid down shall be binding and abided by without allowance whatsoever except with the concurrence of the Decree Holder Bank *vis-a-vis* The Special Recovery Officer, which need be noted.

Given under hand and seal of this office at Mumbai this Wednesday the 3rd December 2014.

(Sd.),
Special Recovery and Sales Officer,
Co-operative Department, Mumbai,
Government of Maharashtra,
(Deemed to be Civil Court u/s. 156 ibid).

Notice

Notice is hereby given that the certificate Number 46490 for 40 equity shares (Dist. Numbers 2609457 to 2609496) and Certificate Number 90585 for 10 equity shares (Dist. Numbers 2609507 to 2609516) of Zensor Technologies Limited, standing in the names of Smt. Tara Kotumal Pahlajani and Kotumal Bherumal Pahlajani has/have been lost or mislaid and the undersigned has/have applied to the company to issue duplicate Certificate(s) for the said shares. Any person who has a claim in respect of the said Shares should lodge such claim with the Company at its Registered Office: Zensar Technologies Limited, Zensor Knowledge Park, Kharadi, Plot # 4, MIDC, off Nagar Road, Pune 411 014. within one month from this date else the Company will proceed to issue duplicate certificate(s).

TARA KOTUMAL PAHLAJANI, KOTUMAL BHERUMAL PAHLAJANI, Place: Mumbai, dated: 12th November 2014.

Name(s) of Shareholder(s).

Serial No. 382

Notice

Notice is hereby given that certificates for 10 shares of Rs. 100 each bearing Nos. 10586180/189 under folio No. M16732 of ACC Limited standing in the name(s) of Mr. Madhukar Bansilal Sardar and Mrs. Sushma Madhukar Sardar has/have been lost or misplaced and the undersigned has/ have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates or having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one month from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates.

Place: Mumbai, Mr. MADHUKAR BANSILAL SARDAR,

MRS. SUSHMA MADHUKAR SARDAR. dated: 31st May 2014.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती, गुरुवार ते बुधवार, डिसेंबर २५-३१, २०१४/पौष ४-१०, शके १९३६

Serial No. 414

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Notice

Notice is hereby given that certificates for 110 shares of Rs. 10 each bearing Nos. 36738111/120, 64656373/472 under folio No. R10484 of ACC Limited standing in the name(s) of Mrs. Ratnaprabha Prabhat Doshi has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates of having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within 21 days from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates to the undersigned shareholder(s).

Place: Mumbai,

dated 4th November 2014.

MRS. RATNAPRABHA PRABHAT DOSHI.

Serial No. 415

Notice

Notice is hereby given that certificates for 5 shares of Rs. 100 each bearing Nos. 7896411/415 under folio No. K28327 of ACC Limited standing in the name(s) of Kiran Bala and Prem Nath has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates of having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within one 21 days the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates to the undersigned shareholder(s).

Place: Mumbai,

dated 21st October 2014.

KIRAN BALA AND PREM NATH

9

Serial No. 416

Notice

Notice is hereby given that the certificate(s) for 160 equity shares bearing Distinctive No(s). 96182736—96182815, 32676934—32676963 and 16857982—16858031 of Colgate Palmolive (India) Limited, standing in the name(s) of B. R. Ravi Shankar have been lost or misplaced and application has been received by the Company for issue of duplicate certificate(s).

Any person(s) who has/have a claim in respect of the said Shares should lodge such claim with the Company at its *Registered Office*: Colgate Palmolive (India) Ltd., Colgate Research Centre, Hiranandani Gardens, Powai, Mumbai 400 076 within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificate(s).

Place: Mumbai,

dated 31st October 2014.

B. R. RAVI SHANKAR,

Name of the Applicants.

Serial No. 426

Notice

Notice is hereby given that the certificates for 3700 equity shares of Bajaj Hindusthan Limited standing in the names of the following shareholders have been lost and applications have been received by the Company for issue of duplicate certificates:—

Name of the Holder(s)	Cert. Nos.	Distinctive Nos.	No. of shares
Ambaben K. Gandhi	26	28421—30020	1600
Indumati Shah Nita Gandhi	1774	39997681—39998180	500
Indravadan Kanchanlal Kothari Surendra K. Kothari.	1708	39965261—39966860	1600

Any person(s) who has/have a claim in respect of the said shares should lodge such claim with the Company at its *Registered Office*: Bajaj Hindusthan Limited, Golagokarannath, Lakhimpur-Kheri, District Kheri, Uttar Pradesh 262 802 within 21 days from the date of publication of this notice else the Company will proceed to issue duplicate certificates.

For Sharepro Services (India) Pvt. Ltd.,

Place: Mumbai,

dated 29th November 2014.

G. R. RAO.

Notice

Notice is hereby given that certificates for 5 (Five) shares of Rs. 100 each bearing Nos. 2394189—2394193 under folio No. A17082 of ACC Limited standing in the name(s) of Alpa Dhirajlal Shah and Mona Dhirajlal Shah has/have been lost or misplaced and the undersigned has/have applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates of having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020, within 21 days from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates to the undersigned shareholder(s).

Place: Mumbai,

dated 11th December 2014.

ALPA DHIRAJLAL SHAH, MONA DHIRAJLAL SHAH.

Serial No. 478

CLARIANT CHEMICALS (INDIA) LIMITED

Registered Office: Reliable Tech Park, Thane-Belapur Road, Airoli, Navi Mumbai 400 708.

Notice

Notice is hereby given that the Shareholder/Claimant of Shareholder of the following equity share certificate issued by the Company have reported the loss and applied to the Company for issue of duplicate share certificates.

Any claim by any person in respect of these shares of the face value of Rs. 10 each should be lodged at the Registered office within one month from the date of this notice failing which the Company will proceed to issue duplicate share certificate in respect of the said shares.

Registered Holder(s)	Regd.	Distinctive	Certificate	No. of
and Joint Holders	Folio	Nos.	Nos.	Shares
Manjula Chhotalal Gandhi (Deceased) Jointly with Satish Chhotalal Gandhi	M002899	584401—584730	2309	330

Clariant Chemicals (India) Limited.,

B. L. GAGGAR, Executive Director Finance and Company Secretary.

Place: Airoli, Navi Mumbai, dated 16th December 2014.

BSE LIMITED

Bye-laws of BSE Ltd.

Whereas pursuant to provisions of Securities Contracts (Regulation) Act, 1956 and as per direction of SEBI, the making of Bye-laws is subject to condition of its previous publication.

Pursuant to direction from SEBI, the proposed detailed Bye-laws of BSE Ltd. are published for public comments on *www.bseindia.com* and the abridged version of the proposed Bye-laws is as follows:—

Chapter	Subject
I.	Definitions
II.	Trading Segments
III.	Committee
IV.	Regulations
V.	Dealings in Securities
VI.	Trading Members
VII.	Dealings by Trading Members
VIII.	Trading System and Market Makers
IX.	Margins
X.	Transactions and Settlements
XI.	Clearing and Settlement of Deals
XII.	Rights and Liabilities of Trading Members and Constituents
XIII.	Arbitration
XIV.	Default
XV.	Investor Protection Fund
XVI.	Settlement Guarantee Fund
XVII.	Miscellaneous

Any person interested in offering any comments on the proposed Bye-laws may send the representation within a period of 10 days from the date of notification, at the following address or by email to *amendments.byelaws@bseindia.com*.

For BSE Ltd.,

SHAILESH JAIN, Assistant General Manager. NEENA JINDAL, Company Secretary.

Place: Mumbai,

Date: 29th September 2014.

Corporate Identification Number (CIN) U67120MH2005PLC155188.

Registered Office:

BSE Limited, 25th Floor, P. J. Towers, Dalal Street,

Mumbai 400 001.

बीएसई लिमिटेड

बीएसई लिमिटेडचे उप नियम

जसे की प्रतिभूति करार (विनियम) अधिनियम, १९५६ च्या तरतुर्दीचे अनुसरण करताना आणि सेबी च्या निर्देशांत अपेक्षित आहे. उप नियमांचे बनवले जाणे हे प्रकाशन पूर्व अटीच्या अधीन आहे.

सेबीकडून निर्देश प्राप्त झाल्यानंतर बीएसई लिमिटेडचे प्रस्तावित विस्तृत उप नियम जनतेच्या प्रतिक्रयेंसाठी www.bseindia.com वर प्रकाशित केले जात आहेत आणि प्रस्तावित उप नियमांचे संक्षिप्त स्वरूप खाली दिले जात आहे:-

अध्याय	विषय
I.	व्याख्या
II.	व्यवहाराचा प्रकार
III.	समिती
IV.	विनियम
V.	प्रतिभूतितील देवघेव
VI.	व्यवहाराचे सदस्य
VII.	व्यवहारातील सदस्यांद्वारे झालेली देवघेव
VIII.	व्यवहारपद्धती आणि बाजार निर्माते
IX.	अंतर
X.	देवघेव आणि निपटारा
XI.	सौद्यांचे समाशोधन आणि निपटारा
XII.	व्यवहारातील सदस्यांचे आणि घटकांचे अधिकार आणि कर्त्यव्ये
XIII.	लवाद
XIV.	चूक
XV.	गुंतवणूकदार सुरक्षा निधी
XVI.	निपटारा हमी निधी
XVII.	विविध

प्रस्तावित विस्तृत उप नियमांवर आपली प्रतिक्रिया देण्यासाठी कोणतीही इच्छुक व्यक्ती खालील पत्त्यावर किंवा ईमेलद्वारे amendments.byelaws@bseindia.com अधिसूचनेच्या प्रकाशनाच्या १० दिवसांच्या आंत आपली प्रतिक्रिया पाठवू शकते.

बीएसई लिमिटेडसाठी,

शैलेष जैन,

सहायक महाव्यवस्थापक.

नीना जिंदल,

कंपनी सचिव.

स्थळ : मुंबई,

दिनांक : २९ सप्टेंबर २०१४.

नोंदणीकृत कार्यालय:

बीएसई लिमिटेड,

२५वा मजला, पी. जे. टॉवर,

दलाल स्ट्रीट फोर्ट,

मुंबई ४०० ००१.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

IN INSOLVENCY

Notice of Declaration of Dividend

The Official Assignee of Bombay, High Court, Bombay has declared dividend in the below mentioned estate, the particulars whereof are mentioned hereinbelow:—

Insolvency No.	Name of Insolvents	Types of dividend declared	Rate of dividend declared in the Rupee
16 of 1970	Dineshchandra Keshavlal Shah & Co.	2nd and Final to Unsecured Creditors	0.25 paise

The Dividend will be paid on or before 5th January 2015 to those Creditors who have proved their claims.

The Dividend Warrants will be posted at the addresses of the Creditors as available in the record of this office.

Office of the Official Assignee, High Court, Bombay, Dated this 19th December 2014. M. D. NARVEKAR, Official Assignee of Bombay, High Court, Bombay.

उच्च न्यायालयाच्या न्यायाधिकारांत, मुंबई येथे नादार प्रकरणात,

लाभांश जाहीर करण्याची सूचना (नोटीस)

मुंबईचे सरकारी मुखत्यार, उच्च न्यायालय, मुंबई यांनी खाली नमूद संपदामध्ये लाभांश घोषित केला आहे. ज्याचा तपशील यांत या खाली नमद केला आहे.

नादार	नादाराचे नाव	घोषित केलेल्या लाभांशाचा	घोषित लाभांशाचा दर
प्र. क्र.		प्रकार	रुपयामध्ये
१९७० चे १६	दिनेशचंद्र केशवलाल	दुसरे आणि अंतिम,	०.२५ पैसे
	शहा आणि कंपनी	असुरक्षित धनकोंसाठी	

ज्या धनकोंनी आपले दावे सिद्ध केले आहेत, त्यांना लाभांश ५ जानेवारी, २०१५ किंवा तत्पूर्वी प्रदान करण्यात येईल. या कार्यालयातील अभिलेखावर उपलब्ध असलेल्या धनकोंच्या पत्त्यावर लाभांश अधिपत्र (डीव्हीडंड वॉरंट) टपालाद्वारे पाठविण्यात येईल.

सरकारी मुखत्यार यांचे कार्यालय, उच्च न्यायालय, मुंबई, आज, दिनांक १९ डिसेंबर २०१४ [इंग्रजीत टंकलिखित मूळ सूचनापत्र (नोटीस) चा मराठीत अनुवाद]. **एम. डी. नार्वेकर,** मुंबईचे सरकारी मुखत्यार, उच्च न्यायालय, मुंबई.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 590 of 2014

In the matter of the Companies Act, 1956;

And

In the matter of section 433(e) 434 & 439 of the Companies Act, 1956;

And

In the matter of Maverick Productions Private Limited having its registered office at 2nd Floor, Bhukhanvala Chambers, B-28, Veera Industrial Estate, Off Link Road, Andheri (W.), Mumbai 400 053, bearing

CIN No.: U92100MH2005PTC151262.

Utkarsh Motor Finance Private Limited a Company incorporated under the Indian Companies Act, 1956 having its Registered Office at 61, Dharamtolla Road, Belur, Howrah 711 202.

Petitioner.

Advertisement of Petition

Notice is hereby given that a Petition for the winding up of the abovementioned Company by the Hon'ble High Court of Bombay was on 6th June 2014 presented by the Petitioners abovenamed, Creditors of the Company and the said Petition stands admitted in pursuance of Court Order dated 8th December 2014, the same is now fixed for hearing before the Company Judge on the 5th January 2015 at 11-00 a.m. in the forenoon or soon thereafter.

Any Creditor Contributory or other person desirous of supporting or opposing the making of an order on the said Petition, should send to the Petitioner or his Advocate at his Office address mentioned hereunder, a Notice of his intention signed by him or his Advocate with full name and address, so as to reach the Petitioner or his Advocate not later than five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the undersigned to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition to the Petition, should be filed in Court and a copy served on the Petitioner's Advocate, not less than five days before the date fixed for the hearing.

Dated this day of December, 2014.

For M/s. Dhruve Liladhar and Co.,

Partner,

Advocates for the Petitioner.

61-62, Free Press House, 6th Floor, 215, Free Press Journal Marg, Nariman Point, Mumbai 400 021.

Serial No. 367

Place: Mumbai,

Public Notice

This is to inform the General Public that PMP Engineers, a registered Partnership Firm carrying the business at 11, Mathrubumi, 10/12 Shree Nagar, M. G. Road, Goregaon (West), Mumbai 400 062, is dissolved with mutual consent, by dissolution deed dated 31st March 2014.

For PMP Engineers,

SHANTHALA TRIVED ALVA,

dated: 3rd November 2014 Partner. Partner.

P. M. RAI,

NATIONAL SECURITIES CLEARING CORPORATION LIMITED

Regd. Office : Exchange Plaza, C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

As per the requirements of Rule 18 of Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Bye-laws of the National Securities Clearing Corporation Limited, as given hereunder, is published for criticism in accordance with the provisions of section 23 of the General Clauses Act, 1897 in the *Official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the Bye-laws can send the same in writing to the undersigned at Exchange Plaza, Plot C-1, Block G,Bandra–Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the *Gazette*. The observations received after the aforementioned period of 15 days will not be considered when the proposed amendments will be taken for consideration.

1. It is proposed to substitute the entire existing Chapter XII with the following new Chapter XII:—

Quote

CHAPTER XII: CORE SETTLEMENT GUARANTEE FUND

1. Objective of the Core Settlement Guarantee Fund (CSGF):

The Clearing Corporation shall have a fund called Core Settlement Guarantee Fund (CSGF) for each clearing segment with respect to each segment of the Specified Stock Exchange to guarantee the settlement of trades executed in the respective segment of the Specified Stock Exchange. In the event a Clearing Member fails to fulfil the settlement obligations, the CSGF shall be used to fulfil the settlement obligations of the Clearing Member and complete the settlement without affecting the normal settlement process.

- 2. Corpus of the CSGF
- (1) The corpus of the CSGF shall be adequate to meet out all the contingencies arising on account of failure of any Clearing Member(s).
- (2) The quantum of the corpus of the CSGF shall be determined by taking into consideration the risk or liability to the CSGF on account of various factors including trade volume, delivery percentage, maximum settlement liability of the Clearing Members, the history of defaults of the Clearing Members, capital adequacy of the Clearing Members and the degree of safety measures employed by the Clearing Corporation. In order to assess the fair quantum of the corpus of the CSGF, the Clearing Corporation shall consider the following factors:—
 - (a) Risk management system in force
 - (b) Current and projected volume/turnover to be cleared and settled by the Clearing Corporation on guaranteed basis
 - (c) Track record of defaults of the Clearing Members (number of defaults and amount in default of the Clearing Members)
- **3.** Minimum Required Corpus of the CSGF.— The Relevant Authority shall specify from time to time the Minimum Required Corpus (MRC) of the CSGF for each clearing segment of the Clearing Corporation with respect to each segment of the Specified Stock Exchange in accordance with the norms prescribed by SEBI from time to time.

4. Constitution of the Corpus of CSGF

The corpus of CSGF shall consist of the following:

- (a) Contributions of various contributors.—The contributions of various contributors to the CSGF at any point of time shall be as follows:—
 - (i) Clearing Corporation's contribution: The Clearing Corporation's contribution to CSGF shall be at least 50% of the MRC. The Clearing Corporation shall make this contribution from its own funds. The Clearing Corporation's contribution to CSGF shall be considered as part of its net worth.
 - (ii) Specified Stock Exchange's contribution: The Specified Stock Exchange's contribution to CSGF shall be at least 25% of the MRC. Such contribution can be adjusted against the transfer of profit by the Specified Stock Exchange as per Regulation 33 of Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012 (SECC Regulations).
 - (iii) Clearing Member's Primary contribution: The Clearing Corporation may seek risk based contribution from Clearing Members of the clearing segment to the CSGF subject to the following conditions:
 - The total contribution from the Clearing Members shall not be more than 25% of the MRC. Such contribution shall ordinarily be in the form of cash contribution to CSGF. However, the Clearing Corporation may accept the Clearing Member's contribution in the form of bank fixed deposits in accordance with the norms prescribed by SEBI from time to time.
 - No exposure shall be available on CSGF contribution of any Clearing Member. For this purpose, the exposure-free collateral of the Clearing Member available with the Clearing Corporation can be considered towards CSGF contribution of the Clearing Member.
 - The required contribution of each Clearing Member shall be pro-rata based on the risk that they bring to the system.
 - The Clearing Corporation shall have the flexibility to collect the Clearing Member's Primary contribution either upfront or staggered over a period of time. In case of staggered contribution, the remaining balance shall be met by the Clearing Corporation to ensure adequacy of total CSGF corpus at all times. Such Clearing Corporation contribution shall be available to the Clearing Corporation for withdrawal as and when further contributions from the Clearing Members are received.
- (b) Any penalties levied by the Clearing Corporation (as per Regulation 34 of SECC Regulations.)
- (c) Interest on cash contribution to CSGF shall accrue to the CSGF and pro-rata attributed to the contributors in proportion to their cash contribution.

5. Management of CSGF

(1) The Defaulters' Committee/SGF utilization Committee of the Clearing Corporation shall manage the CSGF.

१७

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती, गुरुवार ते बुधवार, डिसेंबर २५-३१, २०१४/पौष ४-१०, शके १९३६

- (2) The Clearing Corporation shall follow prudential norms of investment policy for the CSGF corpus and establish and implement policies and procedures to ensure that the CSGF corpus is invested in accordance with the investment norms prescribed by SEBI from time to time.
- **6.** Access to CSGF.—The Clearing Corporation may utilise the CSGF in the event of a failure of the Clearing Members to fulfil their settlement obligations.
 - 7. Further contribution to / Recoupment of CSGF
- (1) The requisite contributions to the CSGF by various contributors for any month shall be made by the contributors before start of the month.
- (2) The Clearing Corporation shall review and determine by 15th of every month the adequacy of contributions made by various contributors as above and call for any further contributions to the CSGF as may be required to be made by various contributors for the next month.
- (3) In the event of usage of the CSGF during a calendar month, the contributors shall, as per usage of their individual contribution, immediately replenish the CSGF to MRC.
- (4) In case there is failure on part of some contributor(s) to replenish its (their) contribution, the same shall be immediately met, on a temporary basis during the month, in the following order:
 - (a) By Clearing Corporation
 - (b) By Specified Stock Exchange
- **8.** Default waterfall.—The Default waterfall shall become applicable only in case the Clearing Member is declared a defaulter after appropriation of the monies of the defaulting Clearing Member.

The default waterfall of the Clearing Corporation for any clearing segment shall generally follow the following order:—

- (a) Monies of the defaulting Clearing Member (including the defaulting Clearing Member's Primary contribution to the CSGF(s) and excess monies of the defaulting Clearing Member in other clearing segments.)
 - (b) Insurance, if any.
 - (c) Clearing Corporation resources (equal to 5% of the clearing segment MRC).
 - (d) CSGF of the clearing segment in the following order:—
 - (i) Penalties
 - (ii) Clearing Corporation's contribution to the extent of at least 25% of the clearing segment MRC
 - (iii) Remaining CSGF: Clearing Corporation's contribution, Specified Stock Exchange's contribution and non-defaulting Clearing Members' Primary contribution to CSGF on pro-rata basis.
- (e) Proportion of remaining Clearing Corporation resources (excluding Clearing Corporation's contribution to CSGFs of other clearing segments and INR 100 Crore) equal to ratio of clearing segment MRC to sum of MRCs of all clearing segments.*

- (f) Clearing Corporation/Specified Stock Exchange contribution to CSGF of other clearing segments (after meeting obligations of those clearing segments) and remaining Clearing Corporation resources to that extent as approved by SEBI.
- (g) Capped additional contribution by non-defaulting Clearing Members of the clearing segment. **
- (h) Any remaining loss to be covered by way of pro-rata haircut to pay-outs.***

 Explanation:
- (1) * INR 100 Crore to be excluded only when remaining Clearing Corporation resources (excluding Clearing Corporation contribution to CSGFs of other clearing segments) are more than INR 100 Crore.
- (2) **Clearing Corporation shall limit the liability of non-defaulting Clearing Members towards additional contribution to a multiple of their required primary contribution to CSGF and the framework regarding the same shall be disclosed. In case of shortfall in recovery of assessed amounts from non-defaulting Clearing Members, further loss can be allocated to layer 'f' with approval of SEBI.
- (3) ***In case loss allocation is effected through haircut to payouts, any subsequent usage of funds shall be with prior SEBI approval. Further, any exit by Clearing Corporation post using this layer shall be as per the terms decided by SEBI in public interest.
- **9.** Stress Testing and Back Testing.—The Clearing Corporation shall conduct stress tests for credit risk, liquidity stress test, reverse stress test, back testing for adequacy of margins and such other tests as may be appropriate in accordance with the norms prescribed by SEBI from time to time.

Unquote

- 2. As a consequence of the above, it is proposed to substitute the term 'Settlement Fund' or 'Settlement Guarantee Fund' or 'SGF' with the term 'Core Settlement Guarantee Fund' in:—
 - (i) Bye-law 20 of Chapter 1 and Bye-law 2(13) of Chapter IV of NSCCL Bye-laws;
 - (ii) Rule 10 of Chapter 1, Rules 5(5), 11 and 12 of Chapter IV and Rule 5 of Chapter V of NSCCL Rules; and
 - (iii) Regulation 10.19 of Chapter 10 of NSCCL (Capital Market) Regulations.

For National Securities Clearing Corporation Limited,

R. JAYAKUMAR, Company Secretary.

NATIONAL SECURITIES CLEARING CORPORATION LIMITED

Regd. Office: Exchange Plaza, C-1, Block G, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

As per the requirements of Rule 18 of Securities Contracts (Regulation) Rules, 1957, the proposed amendments to the Byelaws (Futures & Options segment) of the National Securities Clearing Corporation Limited, as given hereunder, is published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 in the *Official Gazette* of State of Maharashtra. Any person having any observations on the proposed amendments to the Byelaws (Futures & Options segment) can send the same in writing to the undersigned at Exchange Plaza, Plot C-1, Block G, Bandra–Kurla Complex, Bandra (East), Mumbai 400 051 within fifteen days from the date of this publication in the *Gazette*. The observations received after the aforementioned period of 15 days will not be considered when the proposed amendments will be taken for consideration.

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- (1) The corpus of the CSGF shall be adequate to meet out all the contingencies arising on account of failure of any Clearing Member(s).
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 - (a) Risk management system in force
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 - (c) Track record of defaults of the Clearing Members (number of defaults and amount in default of the Clearing Members)
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 - The required contribution of each Clearing Member shall be pro-rata based on the risk that they bring to the system.
 - The Clearing Corporation shall have the flexibility to collect the Clearing Member's primary contribution either upfront or staggered over a period of time. In case of staggered contribution, the remaining balance shall be met by the Clearing Corporation to ensure adequacy of total CSGF corpus at all times. Such Clearing Corporation contribution shall be available to the Clearing Corporation for withdrawal as and when further contributions from the Clearing Members are received.
- (b) Any penalties levied by the Clearing Corporation (as per Regulation 34 of SECC Regulations.)
- (c) Interest on cash contribution to CSGF shall accrue to the CSGF and pro-rata attributed to the contributors in proportion to their cash contribution.
- **5.** Management of CSGF
- (1) The Defaulters' Committee/SGF utilization Committee of the Clearing Corporation shall mange the CSGF.

- (2) The Clearing Corporation shall follow prudential norms of investment policy for the CSGF corpus and establish and implement policies and procedures to ensure that the CSGF corpus is invested in accordance with the investment norms prescribed by SEBI from time to time.
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- (3) In the event of usage of the CSGF during a calendar month, the contributors shall, as per usage of their individual contribution, immediately replenish the CSGF to MRC.
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- (a) Monies of the defaulting Clearing Member (including the defaulting Clearing Member's primary contribution to the CSGF(s) and excess monies of the defaulting Clearing Member in other clearing segments.)
 - (b) Insurance, if any.
 - (c) Clearing Corporation resources (equal to 5% of the clearing segment MRC).
 - (d) CSGF of the clearing segment in the following order:—
 - (i) Penalties
 - (ii) Clearing Corporation's contribution to the extent of at least 25% of the clearing segment MRC
 - (iii) Remaining CSGF: Clearing Corporation's contribution, Specified Stock Exchange's contribution and non-defaulting Clearing Members' primary contribution to CSGF on pro-rata basis.
- (e) Proportion of remaining Clearing Corporation resources (excluding Clearing Corporation's contribution to CSGFs of other clearing segments and INR 100 Crore) equal to ratio of clearing segment MRC to sum of MRCs of all clearing segments.*

- (f) Clearing Corporation/Specified Stock Exchange contribution to CSGF of other clearing segments (after meeting obligations of those clearing segments) and remaining Clearing Corporation resources to that extent as approved by SEBI.
- (g) Capped additional contribution by non-defaulting Clearing Members of the clearing segment. **
- (h) Any remaining loss to be covered by way of pro-rata haircut to pay-outs.*** Explanation:
- (1) * INR 100 Crore to be excluded only when remaining Clearing Corporation resources (excluding Clearing Corporation contribution to CSGFs of other clearing segments) are more than INR 100 Crore.
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- (3) ***In case loss allocation is effected through haircut to payouts, any subsequent usage of funds shall be with prior SEBI approval. Further, any exit by Clearing Corporation post using this layer shall be as per the terms decided by SEBI in public interest.
- **9.** Stress Testing and Back Testing.—The Clearing Corporation shall conduct stress tests for credit risk, liquidity stress test, reverse stress test, back testing for adequacy of margins and such other tests as may be appropriate in accordance with the norms prescribed by SEBI from time to time.

Unquote

- 2. As a consequence of the above, it is proposed to substitute the term 'Settlement Fund' or 'Settlement Guarantee Fund' or 'SGF' with the term 'Core Settlement Guarantee Fund' in:—
 - (i) Byelaw 17 of Chapter 1 and Byelaw 2(13) of Chapter IV of NSCCL Byelaws(Futures & Options segment);
 - (ii) Rule 10 of Chapter 1, Rules 5(5), 11 and 12 of Chapter IV and Rule 5 of Chapter V of NSCCL Rules (Futures & Options segment); and
 - $(iii)\,$ Regulation 5A 4.1.2.2.A(4) of Chapter 5A and Regulation 6.14 of Chapter 6 of NSCCL (Futures & Options) Regulations.

For National Securities Clearing Corporation Limited,

R. JAYAKUMAR, Company Secretary.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

Company Petition No. 345 of 2014

In the matter of sections 433 (e), 434 and 439 of the Companies Act, 1956;

And

In the matter of winding-up of M/s. Perfect Engineering Products. Ltd. a Company governed by The Companies Act, 1956, having its Registered Office at 31, Golden Beach Co-op. Housing Society Ltd., Ruia Park, Juhu, Mumbai 400 056.

CIN No.: 028920MH1964PK012880.

... Company.

Lalit P.Mehta, an adult, Indian Inhabitant, the Sole Proprietor of the firm of M/s. Adarsh Steel, and having his place of Business at Mangal Arcade, 1st Floor, Office No.7, Telco Road, Opp. Hotel Panchshil, Chinchwad, Pune 411 019.

. Petitioner.

Advertisement of Petition

A Petition for the winding-up of the abovenamed Company, was presented on

7th day of April 2014 by the Petitioner abovenamed a creditor of the Company and the said Petition was admitted on 12th December 2014, and the same is now fixed for hearing before the Company Judge on 5th day of January 2015 at 11 a.m. or soon thereafter.

Any Person(s)/Creditor, contributory desirous of supporting or opposing the said petition should send to the Petitioner or his Advocate at his office address mentioned hereunder, a notice of their intention signed by him or his Advocate with his full name and address, so as to reach the Petitioner or his Advocate mentioned here under not later than five days before the date fixed for hearing of the Petition and appear at the hearing for the purpose in person or by his Advocate.

A copy of the Petition will be furnished by the Petitioner's Advocate to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition and/or in support to the Petition, should be filed in Court and a copy thereof served on the Petitioner's Advocate, not less than five days before the date fixed for the hearing.

Mumbai, dated this 18th day of December 2014.

PRASHANT H. CHANDE, Advocates for the Petitioner.

201, Camy House, 2nd Floor, 3, Dhuswadi, Dhobitalao, Mumabi 400 002.

Serial No. 485

Notice

Notice is hereby given that certificates for 40 shares of Rs. 100 each bearing Nos. 1634362/376, 3149426/435, 8999799/813 under folio No. B17193 of ACC Limited standing in the name(s) of Mr. Bharat Kantilal Shah has been lost or misplaced and the undersigned has applied to the Company to issue duplicate certificate(s) for the said shares.

Any person(s) in possession of the said share certificates of having any claim(s) to the said shares should notify to and lodge such claim(s) with the Share Department of the Company at Cement House, 121, Maharshi Karve Road, Mumbai 400 020 within 21 days from the date of publication of this Notice after which period no claims will be entertained and the Company will proceed to issue duplicate share certificates to the undersigned shareholder(s).

Place: Mumbai,

dated 23rd December 2014.

BHARAT KANTILAL SHAH.

भाग दोन (संकीर्ण)-४अ

Notice

Notice is hereby given that the certificates for the undermentioned securities of the Company have been lost/misplaced and the holder(s) of the said securities/applicants have applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of the Holder	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Johar H Zojwalla	Equity Shares of Re. 1 each	148	480323861—897 489371258—294 978726412—485

Place: Mumbai,

dated 22nd December 2014.

JOHAR H ZOJWALLA,

TATA CONSULTANCY SERVICES LIMITED,

Registered Office:

9th Floor, Nirmal Building, Nariman Point, Mumbai 400 021.

Serial No. 483

Notice

Notice is hereby given that the certificates for the undermentioned securities of the Company have been lost/misplaced and the holder(s) of the said securities/applicants have applied to the Company to issue duplicate certificate(s).

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of the Holder	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Shakuntla Devi	Equity Shares of Re. 1 each	147	480265914—66060

Place: Bhiwani (Haryana), dated 22nd December 2014.

SHAKUNTLA DEVI,

TATA CONSULTANCY SERVICES LIMITED,

Registered Office:

9th Floor, Nirmal Building, Nariman Point, Mumbai 400 021.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती, गुरुवार ते बुधवार, डिसेंबर २५-३१, २०१४/पौष ४-१०, शके १९३६

प्रकल्प अधिकारी, दुग्ध प्रकल्प, दापचरी

तालुका डहाणू, जिल्हा पालघर ४०१ ६१०

दुग्ध प्रकल्प, दापचरी येथील मार्केट यार्डातील मोकळी जागा/शासकीय इमारत विविध व्यवसायासाठी ठेक्याने भाडेतत्त्वावर देणेबाबत.

जाहिरात लिलाव नोटीस

क्रमांक दुप्रदा/तात्रिक/ब-१/दुकान ठेका/२०१५-१६/१८१३/२०१४.—प्रकल्प अधिकारी, दुग्ध प्रकल्प, दापचरी, तालुका डहाणू, जिल्हा पालघर हे महाराष्ट्र राज्याचे राज्यपालांच्यावतीने प्रकल्पातील शासकीय वसाहतीतील कर्मचाऱ्यांना सोईच्या व त्यांना आवश्यक वस्तू व सेवा उपलब्ध होण्याच्या दृष्टीने व्यवसाय करण्यांस इच्छुक असणाऱ्यांकडून मार्केट यार्डात २० × २५ फूट किंवा २५ × २५ फूट या आकाराची विविध व्यवसायानुसार मोकळी जागा लिलाव बोली पद्धतीने ११ मिहन्यांच्या कालावधीसाठी भाड्याने देण्यात तसेच आदिवासीनगर शासकीय वसाहत येथील किराणा दुकान चालविण्यासाठी मोकळी जागा/शासकीय इमारत दिनांक १ मार्च २०१५ ते ३१ जानेवारी २०१६ या ११ मिहन्यांच्या कालावधीकरिता लिलाव बोली पद्धतीने भाड्याने देण्यासाठी दिनांक १३ जानेवारी २०१५ रोजी दुपारी २-०० वाजता प्रकल्प अधिकारी यांचे दालनांत बोली पद्धतीने जाहीर लिलाव पुकारण्यात येणार आहे. सदरच्या दिवशी कार्यालयास सुट्टी घोषित झाल्यास दुसऱ्या दिवशी लिलाव पुकारण्यात येतील.

तरी वरील व्यवसायात स्वारस्थ असलेल्या ठेकेदारांना लिलाव बोलीची अनामत रक्कम प्रत्येकी दुकानासाठी रुपये ५००० (अक्षरी रुपये पाच हजार मात्र) रोख रक्कम प्रकल्प कार्यालयात भरणा करावी लागेल.

लिलावाच्या अटी-शर्ती दिनांक १ जानेवारी २०१५ ते १० जानेवारी २०१५ पर्यंत कार्यालयीन दिवशी प्रकल्पातील नोटीस बोर्डावर पाहावयास मिळतील तसेच लिलावाच्या वेळीही वाचून दाखिवण्यात येतील. आवश्यकतेनुसार व मागणीप्रमाणे इतर वैध व्यवसायासाठीही जागा भाड्याने दिली जाऊ शकेल. कोणतेही कारण न देता लिलाव बोली स्वीकारणे अथवा नाकारणेचा अधिकार प्रकल्प अधिकारी, दुग्ध प्रकल्प, दापचरी हे राखून ठेवीत आहेत.

प्रज्ञा तायडे,

प्रकल्प अधिकारी, दुग्ध प्रकल्प, दापचरी, महाराष्ट्र राज्याचे राज्यपाल यांच्या करिता, व त्यांचे वतीने.

पालघर, दिनांक २० डिसेंबर २०१४.

SYNCADA INDIA OPERATIONS PRIVATE LIMITED

Regd. off.: 437, Mayur Trade Centre, 4th Floor, Mumbai-Pune Old Highway, Chinchwad, Pune, Maharashtra 411 019

Members' Voluntary Winding-up

Notice of Special Resolution passed for Voluntary wind-up affairs of the Company pursuant to Section 485 of the Companies Act, 1956

Notice is hereby given pursuant to section 485 of the Companies Act, 1956 that the members of the Company has passed Special Resolution pursuant to section 484 of the Companies Act, 1956 for Voluntary wind-up affairs of the Company at Extraordinary General Meeting held on 9th December 2014.

By the Order of the Board,

For SYNCADA India Operations Private Limited,

Place: Pune, dated this 23rd December 2014.

JAYESH KADAKIA, Director, DIN: 06825529.

Serial No. 490

METCO COLORS (INDIA) PRIVATE LIMITED

(In liquidation)

Regd. off.: 105 A, Kartik Complex, New Link Road, Andheri West, Mumbai 400 053

Public Notice

Notice is hereby given for general information that the members of Metco Colors (India) Private Limited at an Extraordinary General Meeting of the Company held on Saturday, 13th December 2014, at its registered office, have passed the following Special Resolution to wind-up the above Company voluntarily.

"RESOLVED THAT pursuant to section 484(1) (b) of the Companies Act, 1956, the Company be and is hereby wound up voluntarily as the members' voluntary winding up.

RESOLVED FURTHER THAT pursuant to section 490 of the Companies Act, 1956, Mr. Sanjay Sangani, Practicing Company Secretary (Proprietor of M/s. Sanjay Sangani & Co.), be and is hereby appointed as the liquidator for the purpose of winding up of the Company.

RESOLVED FURTHER THAT Mr. Sanjay Sangani, the liquidator, shall be paid remuneration of Rs.1,25,000 (Rupees One Lac Twenty-five Thousand only) (excluding Service Tax as applicable) for the winding up of the Company.

RESOLVED FURTHER THAT Mr. Sanjay Sangani, the liquidator be and is hereby authorized to exercise all the powers mentioned in section 512 read with section 457 of the Companies Act, 1956."

For Metco Colors (India) Private Limited,

Place: Mumbai, dated this 13th December 2014.

HIRAK BARAN DEB, Director, DIN: 01907028.

FORM No. 155

Members' Voluntary Winding-up

Westbrook India Advisors Private Limited

CIN: U93090MH2008PTC181086

Notice For convening Final Meeting

Notice is hereby given in pursuance of Section 497 and Section 550 of the Companies Act, 1956 that the General Meeting of the members of the abovenamed Company will be held at 1506, 15th Floor, Makers Chambers V, Nariman Point, Mumbai 400 021 on, Saturday, 31st day of January 2015, at 11.00 A.M. for the purpose of having accounts laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the liquidator and also determining by a special resolution of the company, the manner in which the books, accounts and documents of the Company and of the liquidator shall be disposed of.

Dated this 24th day of December 2014.

PRAMOD S. SHAH, Practicing Company Secretary.

(Voluntary Liquidator of Westbrook India Advisors Private Limited) Office No. 5, Mani Bhuvan, 54, Hughes Road, Opp. Dharam Palace, Mumbai 400 007

Serial No. 488

फॉर्म नं. १५५

सभासदांकडून स्वेच्छा समापन

वेस्त्व्रक इंडिया अद्विसोर्स प्रायव्हेट लिमिटेड

सीआयएन. यु९३०९० एमएच २००८पीटीसी १८१०८६ यु९३०९० एमएच २००८पीटीसी १८१०८६

अंतिम सभा बोलविण्यासाठी सूचना

कंपनी अधिनियमन, १९५६ च्या कलम ४९७ आणि कलम ५५० च्या अनुषंगाने याद्वारे सूचना देण्यात येते की, समापन कशा पद्धतीने केले व कंपनीची मिळकत कशी निकाली काढली हे दर्शविणारे हिशेब त्यांच्यासमोर मांडण्याकिरता आणि परीसामापाकांनी कोणतेही स्पष्टीकरण दिल्यास ते ऐकण्यासाठी तसेच कंपनी आणि परिसमापाकांची पुस्तके, लेखे आणि दस्ताऐवज कोणत्या पद्धतीने निकाली काढायचे हे कंपनीच्या एका विशेष ठरावाने निश्चित करण्यासाठी उपरीनामित कंपनीच्या सभासदांची सर्वसाधारण सभा शनिवार, ३१ जानेवारी २०१५, रोजी स. ११.०० वा. १५थ फ्लोर मेकर चैम्बर्स, ५, नरीमन पॉइंट, मुंबई ४०० ०२१ येथे होणार आहे.

प्रमोद शाह.

व्यावसायिक कंपनी सेक्रेटरी.

दिनांक २४ डिसेंबर २०१४. (वेस्त्ब्रूक इंडिया अद्विसोर्स इंडिया प्रायव्हेट लिमिटेड स्वेच्छा परिसमापक) कार्यालय क्र. ५, मणी भवन, ५४ ह्युजेस रोड, धरम पॅलेस समोर, मुंबई ४०० ००७.

FORM No. 151

[See rule 315]

The Companies Act, 1956

Members' voluntary Winding-up

Noticed by Liquidator of his appointment in Official Gazette Under Section 516 and rule 315

Name of the Company: Metco Colors (India) Private Limited.

Date of Incorporation of Company: 28th November 2005

Nature of Business: Formulating and producing liquid colors from

intermediates and concentrates, import and export of chemicals/fine chemicals & raw materials, manufacture, retailers, importers, exporters and dealers in chemicals products of any nature including heavy chemicals, petrochemicals, synthetic chemicals, organic and inorganic, microbiological, pharmaceuticals and other allied chemicals, dyes, solvents, alkalis, acids, drugs, essence, medicinal, chemicals, industrial raw materials and finished products in ceramic field and other preparations of any nature and kind whatsoever.

Address of Registered Office of the Company: 105 A, Kartik Complex, New Link Road,

Andheri (West), Mumbai 400 053.

Date of Appointment: 13th December 2014.

By Whom Appointment: Members.

Name and Address of Liquidator: Mr. Sanjay Sangani

Office No. 2, Uma Irla Building, Irla Lane, Near Ratnajyot Industrial Estate, Vile Parle (West),

Mumbai 400 056.

SANJAY SANGANI, (Liquidator) Practising Company Secretary. C. P. No. 3847

Place: Mumbai,

Date: 18th December 2014.